

CERTIFIED FOR PUBLICATION

COURT OF APPEAL, FOURTH APPELLATE DISTRICT

DIVISION ONE

STATE OF CALIFORNIA

SUEZANE SALENGA,

Cross-Complainant and Appellant,

v.

MITSUBISHI MOTORS CREDIT OF
AMERICA, INC., et al.,

Cross-Defendants and Respondents.

D055228

(Super. Ct. No. 37-2008-00062551-
CL-BC-EC)

ORDER MODIFYING OPINION

NO CHANGE IN JUDGMENT

THE COURT:

The opinion filed April 9, 2010 is modified as follows:

Page 17, last two sentences and citation in the first full paragraph, are modified as follows:

"The court held that a class representative **pursuing a fraud theory** must be capable of demonstrating traditional standing in terms of alleging actual injury and causation, including actual reliance on acts of unlawful or fraudulent competition. However, a broader rule was used for the required standing showing for a potential class

member **in such a fraud case.** (*In re Tobacco II Cases, supra*, at pp. 319-**324, 325, fn. 17.)**"

Page 17, last two sentences and citation in the first full paragraph, will read:

"The court held that a class representative pursuing a fraud theory must be capable of demonstrating traditional standing in terms of alleging actual injury and causation, including actual reliance on acts of unlawful or fraudulent competition. However, a broader rule was used for the required standing showing for a potential class member in such a fraud case. (*In re Tobacco II Cases, supra*, at pp. 319-324, 325, fn. 17.)"

There is no change in judgment.

McCONNELL, P. J.

Copies to: All parties